DISTRICT COURT OF THE VIRGIN ISLANDS DIVISION OF ST. CROIX

JESSICA BAPTISTE,)
Plaintiff,)
v.) Civil Action No. 2012 0104
LEE J. ROHN, INDIVIDUALLY AND) Civil Action No. 2013-0104
D/B/A LAW OFFICES OF LEE J. ROHN,	
Defendant.)
)

Attorneys: Andrew C. Simpson, Esq., Emily Shoup, Esq.,

St. Croix, U.S.V.I.

For Plaintiff

Gordon C. Rhea, Esq., St. Thomas, U.S.V.I. Lee J. Rohn, Esq., St. Croix, U.S.V.I. For Defendant

ORDER

UPON CONSIDERATION of Defendant's "Motion *in Limine* to Exclude any Evidence of Loss of Wages, Loss of Earning Capacity, Past or Future Medical Expenses or Permanency of Injuries" (Dkt. No. 53), and for the reasons stated in the accompanying Memorandum Opinion, filed contemporaneously herewith, it is hereby

ORDERED that Defendant's Motion *in Limine* to Exclude any Evidence of Loss of Wages is **DENIED**; and it is further

ORDERED that Plaintiff will be permitted to introduce otherwise admissible evidence at trial pertaining to her lost wages; and it is further

ORDERED that Defendant's Motion *in Limine* to Exclude any Evidence of Loss of Earning Capacity, Past or Future Medical Expenses or Permanency of Injuries is **DENIED AS**

MOOT; and it is further

ORDERED that, pursuant to Plaintiff's representation in her Opposition, Plaintiff will not introduce at trial any evidence of damages relating to her (1) future medical expenses, (2) loss of earning capacity, and (3) permanency of injuries; and it is further

ORDERED that, pursuant to Plaintiff's representations at trial, Plaintiff will not introduce any evidence of past medical expenses.

SO ORDERED.

Date: March 29, 2016

_____/s/_ WILMA A. LEWIS Chief Judge